Cas	se 3:16-	-cr-0044	44-M _N THECUN FOR THE N		STRICT OF TE		1 of 1 Nort	PagalDi91 COL HERN DISTRICT O FILED	F
UNITE	ED STAT	ΓES OF .	AMERICA)	,			AUG 2 9 2017	
VS.)	CASE N	IO.: 3:10	6-CR-444	-M	
JUAN	RICO (1	.))			CLE By	RK, U.S. DISTRICT	C
					MMENDATIC A OF GUILTY			Departy	
Indictn mentio charge (s). I th Possess (b)(1)(ed before nent. Aft ned in Ru d are supp nerefore in sion of a	e me pur ter caution ale 11, I control ported by recomme a Control 8 U.S.C.	by consent, under a resuant to Fed. R. Coning and examinate that the yan independent being that the plea of that the plea of the Substance wi § 2 and have sente	Crim.P. 11, and hing JUAN RI guilty plea was asis in fact contaf guilty be accepth Intent to Dis	has entered a CO, under oath knowledgeable a nining each of the pted, and that J stribute, a violar	plea of g h concern and volun he essentia UAN RIC tion of 2	uilty to Coning each atary and the lement CO, be act I U.S.C.	Count(s) 1 of the of the subjects hat the offense(s) as of such offense djudged guilty of § 841(a)(1) and	
	b	The defendant is currently in custody and should be ordered to remain in custody.						stody.	
		The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.							
			The Government of The defendant has I find by clear and a danger to any o released under § 3	s been compliant convincing evi ther person or t	t with the curre dence that the d	efendant	is not like	ely to flee or pose	
			The Government of the defendant has If the Court accept motion of the Government of	s not been compots this recomme	liant with the co				
		The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(2) unless (1)(a) the Court finds there is a substantial likelihood that a motion for acquittal or new trial will be granted, or (b) the Government has recommended that no sentence of imprisonment be imposed, or (c) exceptional circumstances are clearly shown under § 3145(c) why the defendant should not be detained, and (2) the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.							
Date:	August	29, 201	7.		10118				

TEXAS

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).

NOTICE